1	S.183
2	Representative Donahue of Northfield moves that the House propose to the
3	Senate that the bill be amended in Sec. 4, 14 V.S.A. § 2666(b), after the third
4	sentence by inserting the following:
5	At any time during the first six months of the successor guardianship, the
6	Probate Division may, upon its own motion and independent of its regular
7	review process, hold a hearing to determine, by a preponderance of the
8	evidence, whether the successor permanent guardian continues to meet the
9	requirements under subdivision 2664(a)(4) of this title.